I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to The Patent and Trademark Office, Officia Draftsperson, P.O. Box 1450, Alexandria, VA 22313-1450 on

Edward J. Milbrada

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OCT 2 7 2003

TECHNOLOGY CENTER R3700

3700 P&G Case 8369Q

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of

Sprengard-Eichel et al. : Examiner: M. Kidwell
Confirmation No.: 6846 : Group Art Unit: 3761

Serial No.: 09/778,371

Filed: February 7, 2001

For: Absorbent Article with Thermal Cell Actuator

TRANSMITTAL OF FORMAL DRAWINGS

The Patent and Trademark Office Official Draftsperson P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Enclosed herewith are the formal drawings for the above-identified patent application.

- [x] In response to the Office Action dated January 30, 2003 (copy attached), a copy of the formal drawings, including any fee for extension of time, has been sent to the Examiner in this case. If submission of drawings is in response to an Office Action, please address to: The Patent and Trademark Office, Official Draftsperson, P.O. Box 1450, Alexandria, VA 22313-1450.
- [] In response to the ___ Notice of Draftsperson's Patent Drawing Review (PTO-948, copy attached), submitted herewith are ___ sheets of formal drawings for the above-identified application. If submission of drawings is in response to a Notice of Draftsperson's Patent Drawing Review, please address to: Drawing Review Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

[] In response to the Notice of Allowance dated, submitted herewith are sheets of formal drawings for the above identified application.

Note: If submission of drawings is after the Notice of Allowance, please address to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. NOTE: Extensions of time to submit corrected or formal drawings are no longer permitted after allowance (37 CFR §1.85(c)).

Please charge any additional required fees to Deposit Account No. 16-2480. A duplicate copy of this letter has been included herewith for this purpose.

Respectfully submitted,

Bv

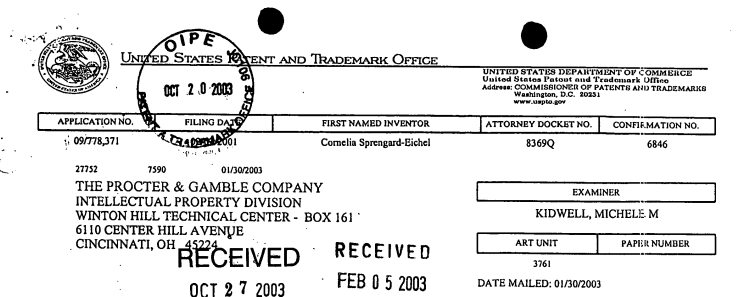
Edward J. Milbrada Agent for Applicants Registration No. 40,090

(513) 626-1167

Date:

Customer No. 27752

(Trans-formal Drawings.doc) Revised 4/4/2003



TECHNOLOGY CENTER R3700

Please find below and/or attached an Office communication concerning this application or proceeding.

CENTRAL DOCKETING
Atty/GBU Contact: ETWCL

DATE RECTO FEB - 3 2003

CI FAX VIAIL

		/
	Application No.	Applicant(s)
Office Action Summary	09/778,371	SPRENGARD-EICHEL ET AL.
omec Action Summary	Examiner	Art Unit
The MAILING DATE of this	Michele Kidwell	3761
- The MAILING DATE of this communication appe Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.134 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period with Failure to reply within the set or extended period for reply will, by statute, any reply received by the Office later than three months after the mailing the earned patent term adjustment. See 37 CFR 1.704(b). - Status	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days Il apply and will expire SIX (6) MONTHS from	ely filed will be considered timely. the mailing date of this communication.
1) Responsive to communication(s) filed on 12 N	ovember 2002 .	
2a)⊠ This action is FINAL . 2b)□ This	s action is non-final.	
3) Since this application is in condition for allowar closed in accordance with the practice under EDisposition of Claims 4) Claim(s) 1-7 and 9-20 is/are pending in the application of Claim (s) 1-7 and 9-20 is/are pending in the application of Claim (s) 1-7 and 9-20 is/are pending in the application of Claim (s) 1-7 and 9-20 is/are pending in the application is in condition for allowar closest the condition for allowar closest the practice under EDIS (s) 1-7 and 9-20 is/are pending in the application is in condition for allowar closest the condition for allowar closest the condition for allowar closest the practice under EDIS (s) 1-7 and 9-20 is/are pending in the application is in condition for allowar closest the condition of Claims (s) 1-7 and 9-20 is/are pending in the application is in condition for allowar closest the condition of Claims (s) 1-7 and 9-20 is/are pending in the application is in condition in the application of Claims (s) 1-7 and 9-20 is/are pending in the application is in the application is in the application of Claims (s) 1-7 and 9-20 is/are pending in the application is in the ap	ex parte Quayle, 1935 C.D. 11, 4. REC	osecution as to the merits is 53 O.G. 213. CEIVED 2 7 2003
4a) Of the above claim(s) is/are withdraw	n from consideration.	•
5) Claim(s) is/are allowed.	TECHNOLO	GY CENTER R3700
6)⊠ Claim(s) <u>1-7 and 9-20</u> is/are rejected.		
7) Claim(s) is/are objected to		
8) Claim(s) are subject to restriction and/or Application Papers	election requirement.	
· .		
9) The specification is objected to by the Examiner.		
10) The drawing(s) filed on <u>07 February 2001</u> is/are:	a) ☐ accepted or b) ☒ objected to	by the Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).
11) The proposed drawing correction filed on 12 Nov	<u>rember 2002</u> is: a)⊠ approved b) disapproved by the Examiner.
If approved, corrected drawings are required in replication. 12) The oath or declaration is objected to by the Exa		
Priority under 35 U.S.C. §§ 119 and 120	miner.	
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documents		
2. Certified copies of the priority documents		
 3. Copies of the certified copies of the priorit application from the International Bure See the attached detailed Office action for a list of 	au (PCT Rule 17 2/a))	
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(e)) (to a provisional application).
 a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic 	isional application has been rece	eived
ttachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal D	(PTO-413) Paper No(s) atent Application (PTO-152)
Patent and Trademark Office O-326 (Rev. 04-01)		

Art Unit: 3761

DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claims 1 - 7 and 9 - 20 have been considered but are moot in view of the new ground(s) of rejection.

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description:

"38" (as shown in figure 1)

A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

Claims 1 - 7 and 9 - 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Art Unit: 3761

With reference to claims 1-3 and 17, the applicant claims that the thermal cell actuator may change a mechanical property of a different component of the article. It is unclear what the applicant means in reciting a different component. This language is indefinite and the scope of the claim cannot be ascertained.

Claim 6 recites the limitation "the action of the caregiver" in line 1 and "the activation" in line 3. There is insufficient antecedent basis for these limitations in the claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1-4, 7, 9-10, 12-14 and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Glaug et al. (US 5,797,892).

With respect to claim 1, Glaug et al. (hereinafter "Glaug") discloses an absorbent article comprising a backsheet (58), a liquid pervious topsheet (60) joined to the backsheet (col. 5, lines 34 – 38), an absorbent core (82) disposed intermediate the topsheet and the backsheet (figure 6) and a thermal cell actuator (54) which adds or removes heat from at least a portion of the absorbent article upon actuation so as to result in a useful function selected from the listed group as set forth in col. 8, line 51 to col. 9, line 16. The temperature change member (54) of Glaug will remove heat from at

Art Unit: 3761

least a portion of the absorbent article upon actuation so as to result in maintaining the article at a predefined temperature (i.e., $2.8^{\circ} - 13.8^{\circ}$ C) as set forth in col. 9, lines 3 - 5.

With reference to claim 2, Glaug discloses an absorbent article comprising a backsheet (58), a liquid pervious topsheet (60) joined to the backsheet (col. 5, lines 34 - 38), an absorbent core (82) disposed intermediate the topsheet and the backsheet (figure 6) and a thermal cell actuator (54) capable of adding or removing heat from at least a potion of the absorbent article to perform a useful function on the article or the environment between the article and a wearer (col. 8, lines 51 - 57) and a triggering mechanism connected with the thermal cell actuator whereby a non-urine based signal within the article causes the thermal cell actuator to add or remove heat from at least a portion of the absorbent article as set forth in col. 9, lines 61 - 63.

As to claim 3, Glaug discloses an absorbent article comprising a backsheet (58), a liquid pervious topsheet (60) joined to the backsheet (col. 5, lines 34 – 38), an absorbent core (82) disposed intermediate the topsheet and the backsheet (figure 6) and a thermal cell actuator (54) capable of adding or removing heat from at least a potion of the absorbent article to perform a useful function on the article or the environment between the article and a wearer as set forth in col. 8, lines 51 to col. 9, line 16.

While Glaug does not specifically disclose an electrically powered thermal cell actuator, a thermal cell actuator is disclosed nonetheless. The examiner reminds the applicant that even though product-by-process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of

Art Unit: 3761

a product does not depend on its method of production. If the product in the product-byprocess claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process.

Regarding claim 4, Glaug discloses an absorbent article wherein the thermal cell actuator performs a function between the backsheet of the article and the skin of the wearer in response to a change in relative humidity, moisture or temperature as set forth in col. 8, lines 51 – 57.

As to claim 7, Glaug discloses an absorbent article wherein the thermal cell actuator controls humidity or temperature in the article as set forth in col. 8, lines 51 – 64.

With respect to claims 9 and 10, see col. 9, lines 45 – 52.

Regarding claim 12, Glaug discloses an absorbent article comprising a thermal cell actuator that provides a constant temperature in a region of the article during use of the article of about 15° to about 25° Celsius as set forth in col. 9, lines 3 – 5. Room temperature is considered as 24°C. When the article of Glaug is being used by a consumer under normal conditions, the change in temperature provided by the thermal cell actuator (i.e. 2.8° – 13.8° C) will result in a temperature equivalent to the claimed temperature.

As to claim 13, Glaug discloses an absorbent article wherein the thermal cell actuator is not in contact with the wearer's skin when the article is worn as set forth in figure 6.

Art Unit: 3761

Regarding claim 14, Glaug discloses an article wherein the thermal cell actuator is in vapor communication with the wearer's skin such that vapor can condensate inside the article as set forth in col. 16, lines 42 – 48.

With reference to claim 17, Glaug discloses a thermal cell actuator that changes a mechanical property of a different component of the article as set forth in col. 15, lines 20-39. The temperature change member allows the passage of the fluids, which then results in the mechanical property change of the dimensional change member (82).

Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by McCoy (US 5,167,655).

With respect to claim 1, McCoy discloses an absorbent article comprising a backsheet (12), a liquid pervious topsheet (10) joined to the backsheet (figure 3), an absorbent core (22) disposed intermediate the topsheet and the backsheet (figure 3) and a thermal cell actuator (18) which adds or removes heat from at least a portion of the absorbent article upon actuation so as to result in a useful function selected from the listed group as set forth in col. 1, lines 30 – 32. The cold therapy pack (18) of McCoy will remove heat from at least a portion of the absorbent article upon actuation so as to result in maintaining the article at a predefined temperature (i.e. a temperature cooler than that of room temperature).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 3761

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over McCoy (US 5,167,655) and further in view of Cheney, III et al. (US 5,534,020).

The difference between McCoy and claim 5 is the provision that the thermal cell actuator perform the function in response to the application of a normal force to compress a portion of the garment body by a caregiver.

Cheney, III et al. (hereinafter "Cheney ") teaches a thermal cell actuator that performs the function in response to the application of a normal force to compress a portion of the garment body by a caregiver as set forth in the abstract.

It would have been obvious to one of ordinary skill in the art to modify the thermal cell actuator of McCoy to provide one that performs the function in response to the application of a normal force to compress a portion of the garment body by a caregiver because this allows the article to be used prior to utilizing the cold therapy technique which would extend the life of the article.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**.

See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

than SIX MONTHS from the date of this final action.

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michele Kidwell whose telephone number is 703-305-2941. The examiner can normally be reached on Monday - Friday, 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on 703-308-1957. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3590 for regular communications and 703-305-3590 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

MCMUL KIDUELL
Michele Kidwell
January 24, 2003

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3700

Notice of References Cited Off 2 0 2003

Application/Control No. 09/778,371

Applicant(s)/Patent Under Reexamination SPRENGARD-EICHEL ET AL.

Art Unit 3761

Page 1 of 1

U.S. ATENT DOCUMENTS

Examiner

Michele Kidwell

	Document Number Country Code-Number-Kind Code	MM-Y-RADE	Name	Classification
Α	US-4,470,263	09-1984	Lehovec et al.	62/3.5
В	US-4,483,021	11-1984	McCall, Jerry C. RECEIVED	2/7
С	US-4,596,250	. 06-1986	Beisang et al. 0CT 2 7 2003	607/114
D	US-5,167,655	12-1992	McCoy, Kevin TECHNOLOGY CENTER R3700	604/396
E	US-5,534,020	07-1996	Cheney et al.	607/108
F	US-5,702,375	12-1997	Angelillo et al.	604/358
G	US-5,800,490	09-1998	Patz et al.	607/108
Н	US-5,984,995	11-1999	White, Richard Keim	75/230
ı	US-6,102,936	08-2000	Augustine et al.	607/96
J	US-6,308,341	10-2001	Shelton, Sharon Rene	2/400
к	US-6,320,095	11-2001	Wall, Lisa	604/368
L	US-6,440,156	08-2002	Augustine et al.	607/96
М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N	WO 0066051	09-2000	wo	Kohout	A61F 7/00
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NON-PATENT DOCUMENTS

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		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.